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3 UNITED STATES DISTRICT COURT
4 WESTERN DISTRICT OF WASHINGTON
5 AT SEATTLE

6 GEORGE STAMOLIS and ZOE STAMOLIS,
7 husband and wife,

8 Plaintiffs,

Case No. C06-1245JCC

9 v.

TAXATION OF COSTS

10 CONSOLIDATED DELIVERY & LOGISTICS,
11 INC., aka C D & L, a foreign corporation,

Defendants.

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13 Having considered briefs in support of, and in opposition to, the cost bill herein, costs in the cause
14 indicated above are hereby taxed against DEFENDANTS , and on behalf of PLAINTIFFS in the amount
15 of \$3,905.62 as follows:

	<u>Requested</u>	<u>Disallowed</u>	<u>Allowed</u>
I. FILING FEES	\$350.00	0	\$350.00
II. SERVICE FEES	\$115.00	0	\$115.00
III. WITNESS FEES	\$307.42	0	\$307.42
IV. COPY COSTS	\$277.80	0	\$277.80

	<u>Requested</u>	<u>Disallowed</u>	<u>Allowed</u>
V. DEPOSITION COSTS	\$4,077.90	\$1,222.50	\$2,855.40

Clerk will allow costs for video depositions actually used at trial but will not allow Costs for both production of videos and production of transcripts.

VI. DISCOVERY RECORDS	\$1,129.15	\$1,129.15	0
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Costs associated with production of discovery materials are not taxable.

Counsel for Defendant correctly noted that Plaintiffs' had not properly scheduled the Motion to Tax Costs on the calendar of the clerk. Local Rules CR 54(d)(1) and CR 7(d)(2) state that this type of motion "may be noted for consideration no earlier than seven judicial days after filing". Nevertheless, the clerk has proceeded to tax costs based upon the specific objections submitted by Defendant.

Dated this 2nd day of DECEMBER, 2008 .



Bruce Rifkin

Clerk, U.S. District Court